LOOKS MORE HOPEFUL

WESTERN LINES MAY AGREE NEXT WEEK TO LIVE IN PEACE.

Good Prospects of a Revival of the Passenger Association - Through Trains from North to South.

A dispatch from Chicago says: Every day the Western roads are becoming more confident that the effort they are to make next week to plant the Western Passenger Association firmly on its pins once more will meet with entire success. Assurances are being received from all sides from interested lines promising their support to the movement, and if only the Colorado-Utah business can be kept down so that the lines interested in that traffic will not get at loggerheads within the first two hours after the thing comes up for discussion, there seems to be no earthly reason why the association should not become stronger than it has ever been before. The lines, during the last six months, have carefully refrained from cutting rates, and have really been more conservative since the association has been a practical dead letter than they were when it was in full operation.

A Dividing Line to Be Obliterated. Mention was made some days ago that there was a probability that the old rule of making the Ohio river the dividing point in the running of through cars was likely to be done away with, and that in the not distant future the sleeping-car companies, at least, would run through cars between Northern and Southern cities, and that probably the Monon, the Cincinnati, Hamilton & Dayton and the Queen & Crescent would be the first lines to establish such service. This statement has stirred up competitors of the lines named, and it is now more than probable that three such lines will be established between Chicago and some of the leading Southern cities, and will in the end result n running solid trains between such points instead of changing cars at the river terminals. General Passenger Agent stone, of the Chicago & Eastern Illinois, says his road and the Evansville & Terre routes," he said, "extending from Chicago to the Ohio river, may feel on the question of the through car service between Chicago and Atlanta, I do know that the Chicago Eastern Illinois and Evansville & Terre Haute railroads are exceedingly anxious at any time to join with our connections south of Evansville, and establish not only a daily through car service, but a through service between Chicago and At-Nothing could please us more. Our Southern connections can start at as early a date as they wish with this arrangement, and we will be ready at that time. Our idea is solid vestibule trains, Pullman sleeping and dining cars on fast schedule." As Mr. Stone has taken hold of the matter something will doubtless be done in this direction.

Increases the Revenues. George R. Blanchard, commissioner of the Central Traffic Association, has commenced the publishing of monthly statements of the results from the operation of the joint weighing and inspection bureaus. Under date of July 17 he gives the statement for May, which shows that the Central Traffic and Trunk Line associations have in operation at the more important railway centers forty-one of these weighing and inspection bureaus, and that the gain in revenue to the roads in the two associations for May was \$170,556; of this amount \$92,861 was made by the inspection and weighing bureaus in the Central Traffic Association, and the cost of operating the orty-one bureaus for the month was but 11.463. What is known as the Indianapolis district, which includes indianapolis, Terre Haute, Vincennes, Evansville and Louisville, did one-seventh of the business at the forty-one points, the average for the five points being \$4,484, while the average for the thirty-six other points was but 1,315. This confirms the statement of Paul Rainer, chief inspector, to the effect that the bureaus in the Indianapolis district, under J. B. Eckman, is one of the best managed in the organization.

Good Showing by Panhandle Lines. The statement of the business of the Pittsburg, Cineinnati, Chicago & St. Louis for June, as furnished by S. B. Liggett, secretary of the company, shows an increase in gross earnings of \$141,545.92; an increase in expenses of \$35,977.81, making an increase in net earnings for the month of \$105,568.11. The six months of 1895, as compared with the first six months of 1894, show an in-crease in gross earnings of \$377,614.19, an increase in expenses of \$268,030.47, leaving an increase in net earnings of \$109,593.72 The report is a very encouraging one, and shows that the road is going to make an excellent showing for the year if business continues like it is at present.

Personal, Local and General Notes. W. M. Gerard, ticket broker, is so ill as to confine him to his room. Oscar Murray, vice president and freight traffic manager of the Big Four, yesterday went to New York. Rumor has it that the Ohio Southern is

to be extended to connect with the Toledo, St. Louis & Kansas City. H. C. Duval, secretary to President Depew, of the New York Central, will to-day sail for Europe, to be absent for two

Last week the Pennsylvania lines took out of Chicago 15,834 tons of freight, the largest tonnage of any week in the last

A. G. Palmer, general freight agent of the Peoria, Decatur & Evansville, has gone north, accompanied by his family, for a William Henry, formerly roadmaster of the Indianapolis & St. Louis, now on the

fron Mountain, is, with his wife, visiting friends here for a few days. G. W. Kittredge, chief engineer of the Big Four, was so ill yesterday as to con-fine him to his room, in Chicago, where he

had gone on official business. C. E. Schaff, assistant general manager of the Big Four, was in the city yesterday, last night going to Louisville to look after

terminal matters at that point. Ralph Peters, superintendent of the Little Miami division of the Panhandle lines. accompanied by his family, has gone to

Atlantic City for two weeks' rest. Matters with the local scalpers associa-

tion are now moving along very smoothly. President Harter is in Michigan, fishing, and Treasurer Webb in Minneapolis. George H. Daniels, general passenger agent of the New York Central, is spend-

ing his summer vacation at Lake Geneva. Wisconsin, where he owns a summer home. The Wabash earned in the second week of July \$243,215. No report is given of its earnings the corresponding week of 1894, as the strike was then troubling that com-

The Panhandle shops will, on Monday, beweeks past the shops have been run eight hours five days of the week, and five hours on Saturday. Dr. D. C. Ridenhour, late superintendent of the hospital of the Wabash road at

Peru, who recently resigned, will establish himself to practice medicine at some city A. T. Irwin, of Pittsburg, is said to have

invented a device for lubricating car trucks which will do away with hot boxes. He has been granted letters of patent on

Grand Master Trainman Wilkinson, who retires as grand chief of the Brotherhood of Trainmen Aug. 1 to give place to Grand Master-elect Morrisey, is now making a

hood there are hundreds who are sen and even Hot Springs fail to benefit. S. S. S. S. sas made a wonderful record in the cure of failed, this reeral of any kind.

trip over the country, visiting the divisions and giving them good advice. On Thursday he was in Pittsburg and to-day will

permit, furnished to one Rev. S. Phillips, of Indianapolis, it being found in the hands of a St. Louis scalper. The number of the permit was 7,897. During the absence of Chauncey M. Depew in Europe, M. E. Ingalls, president of the Chesapeake & Ohio, will act as chairman at the meetings of the Trunk Line

Association presidents. Charles E. Walker, late superintendent of motive power of the Clover Leaf, at Frankfort, has accepted a position as master mechanic of the B. & O. Southwestern shops at Washington, Ind.

A. M. Stewart, general live stock agent of the Eric road, is in the city on official busi-ness. In the few months he has held that position he has increased the live stock traffic of the Erie very handsomely. The Cincinati, Hamilton & Dayton will

run its one-dollar, round-trip excursion train to Cincinnati to-morrow in three sections, the first to leave as soon after o'clock a. m. as its coaches are filled. The Vandalia people are considerably disturbed that the Big Four thinks of restoring its fast train, No. 18, between St. Louis and Indianapolis. The taking that train off was f great advantage to train No. 20, on the

On Wednesday there were shipped from Ashtabula docks, over the Lake Shore road to Western and Southern iron industries, three hundred carloads of iron ore, being the heaviest shipments of any day in sev-

The through Wagner sleeping car for Mackinaw last night took out of Indianapolis proper twenty-three people. The run from Louisville to Mackinaw is made in twenty-four hours, and from Indianapolis to Mackinaw in twenty hours and twenty ninutes, over the Pennsylvania and Grand Rapids & Indianapolis.

Gaylord Beach, general superintendent of the Pittsburg & Lake Erie, a part of the Lake Shore system, claims that the P. & L. E. has one of the most perfect tracks. in this country, and to-day a special train is to be run from Pittsburg to Cleveland at a speed which will eclipse, it is expected, all former records between those

The Pennsylvania passenger department has inaugurated Sunday excursions seemingly on all parts of the system, making a one-way rate for a round trip between any stations. So strict has this road been regarding running excursions on Sunday in years past that its departure from that stand is looked upon with surprise by Sunday observing people.

The improvements which the Cincinnati, Hamilton & Dayton is making at its iron ore docks in Toledo are nearing completion. The trestle work is one thousand Haute are ready for a through service, though it has been stated that they were not. "While we do not know how other its Toledo docks 35,000 tons of ore, and with this improvement is likely to largely

> In the month of June there arrived and departed at the Union Station 3.758 pasiger trains, handling 21,533 cars. June, 1894, there was received and forwarded 3,417 trains, handling 19,836 cars; ncrease in number of trains this year, 341; in number of cars handled, 1,697. It is questionable if at any railroad center in he Union a proportionately large increase in business can be shown.

> Judge Stein, of Chicago, yesterday dis-olved a temporary injunction granted a ew weeks ago to restrain the American Brake Beam Company from purchasing the Detroit plant of the Michigan Railway ply Company. The complainants failed to furnish any proof of the truth of their allegations, which were to the effect that the management of the brake beam company had not been what it should have been. On the middle division of the Pennsyl vania road the track is being brought up to a high standard. A rail weighing one hundred pounds to the yard, sixty feet in length, is being laid and Goldie tie plates and joint supporters are being put down inder the supervision of expert engineers. The latter, it is claimed, prevents the rail from cutting into the ties under heavy traffic and makes the rail much more secure at the point of connection.

Chicago Journal: "M. E. Ingalls, the louble-barreled president of the Big Four and Chesapeake & Ohio systems, is Dr. depew's only rival in the railway worldthis also in a double-barreled sense. ingalls has one advantage of the learned Doctor that the latter can never catch up with-youth. Mr. Ingalls has seen eight summers and winters less than the resident of the New York Central & ludson-river railroad, and ne is extremely

A. A. Jackson, ex-superintendent of the New York & New England, who died a few days ago at Norwood, Mass., comnenced railroading as a brakeman on the Baltimore & Ohio. In 1851 he came West and accepted a position in the train disoatcher's office of the Pittsburg, Fort Wayne & Chicago: in 1870 he accepted a position on the Panhandle lines; in 1874 was appointed superintendent of the Aleghany Valley road, and in 1887 accepted he position of general superintendent of

the New York & New England. The executive committee of the Order of Railway Telegraphers has decided to remove its headquarters from Vinton, Ia., to Peoria, Ill., and Grand Chief Powell is in Peoria, selecting rooms. This step is taken with the hope that it will instill new life nto the association, which has lost largely its membership the last eight months, and is pressed cially, as many of the members have been, from various causes, unable to pay their assessments. The Debs strike indirectly worked disadvantageously to the order.

THE APPEALS WILL NOT STAND.

Advice from Tax Commissioners to a B. and L. Association.

meeting to-day. There are two building and loan associations which have not made return of their paid-up and prepaid stock, the Government and the State, and these, it is expected, will appeal to the State Board. Governor Matthews and Tax Commissioner Walker, who are members of the State be removed from the tabernacle and buried. Board, are, at the same time, members of the board of directors of the Government association. They have used their influence to have the association return its paid-up and prepaid stock, but Director Bosson refuses to permit the course. The tax commissioners have informed the association directors, it is said, that the appeal will not stand in the commission.

The Road Race To-Morrow. Local bicycle riders are much interested in the second road race from this city to Matthews, Grant county, which will be run to-morrow, weather permitting. There has already been a number of entries made, and those who desire to go into the contest and have not yet formally entered can do so by applying to George N. Catterson, 24 Kentucky avenue, or W. F. Clemans, 30 Massachusetts avenue, to-day. The start will be made from the last-named place at 7 o'clock to-morrow morning, and the riders will be checked up at the courthouses at Anderson and Muncie as they pass through. The winner will get a \$125 lot in Matthews, the second man \$25 in orders on any merchant, and the first ten men will each receive a ticket over the Big Four from Muncie to Indianapolis, by which they can reach home at 10:55 o'clock Sunday night.

Annoyed His Divorced Wife. Judge McCray yesterday heard the argument in the appeal case of State vs. Charles Bass for assault and battery on his wife. The finding was that Bass was guilty and the fine was made \$10 and costs. Bass was divorced from his wife, but persisted in going to her house and drove the family out

on one occasion with a loaded pistol. He

is employed at the Bates House barber

Excitement in Police Court. Proceedings in Police Court yesterday morning were interrupted by the loud report of three explosions resembling the sound of a revolver fired three times. There was a rush of policemen to the spot across Washington street, and every one in the courthouse became excited. It was found, however, that the explosion was merely from

three gas retorts, which did no harm. No Law for His Case. Judge Stubbs has the case of State vs. Daniel Lowe under advisement. The defendant was guilty of conduct surpassing belief, but the court has been unable to find any penalty for such a crime. The court intimates that Lowe will be released this morning because of the lack of law to keep

him in restraint. Marriage Licenses. Willard L. Wamsley and Eliza F. Dixon. Druggists say that their sales of Hood's Sarsaparilla exceed those of all others. There is no substitute for Hood's.

SUNDAY-SCHOOL WORK

The Wabash has bulletined a clergyman's ELUCIDATION AND REVIEW OF IN-TERNATIONAL LESSON, JULY 21.

> The Offense of Nadab and Abihu, Its Punishment, and the Announcement of a New Law for Priests.

By REV. JAMES E. GILBERT, D. D., Secretary of the American Society of Religious Education.

(These lessons constitute the Sunday-school extension department of the above named society. All who study them are requested to send their names, postoffice address and denomination, mentioning this paper, to the author at Washington, D. C., for enrollment.)

CONTEXT.-The intercession for Israel was not entirely successful (Ex. xxxii, 32) at first. Having spared the nation, God proposed to send them to Canaan under the escort of an angel, but without His presence. (Ex. xxxiii, 2-3.) By earnest prayer, however, Moses secured special promises and Sinai the Decalogue was written on new been broken. (Ex. xxxii, 19.) Various stat- the ministry. utes were enacted, a continuation of those had led Israel covered the tent, and the glory of the Lord filled it. (Ex. xl, 35-38.) A series of enactments pertaining to the sac-rifices followed, and Aaron and his sons were inducted into the priesthood. All these proceedings were according to specific instructions from God. It was a high day in Israel when Moses and Aaron came forth of business is represented by Catholics." from the tabernacle to bless the congregaworship. (Lev. ix, 23-24.)

igain. Nadab and Abihu, the first and ond born of the four sons of Aaron (Numb. ii, 2-4), took their censers, put incense therein and offered strange fire before the Lord. In this they committed several offenses. It is not probable that incense might be offered at all times. (Lev. xvi, 1-3.) sesides, the priests were to serve singly and by turn. (Luke i, 9.) Neither had these two a right to enter the tabernacle-that was the privilege of Moses and Aaron only, and they were only assistants to the latter, to follow his instructions. (Lev. ix, 12-23.) Moses had the custody of the incense (Ex. xxxix, 38), and, as their act was irregular, they took some not consecrated (Ex. xxx, 9), and, for burning it, they took fire that had not been on the altar. (Rev. viii, 5.) All this was rash, irreverent, and contemptuous treatment of sacred things. Why did they act thus? We may not discern their motives. Many conjectures have been made. The more common opinior is that they were proud of the new honor that had come to them, as if they had forgotten that they were sinful men, subordinates to the high

priest, subject to law.
PUNISHMENT.—A fearful visitation from God came upon these men while they were ffering incense. Fire came forth and struck them both down dead. This fire was the symbol of divine presence and wrath. (Deut. iv, 24.) On the day before it consumed the sacrifice. Now it is directed toward the officiating priest. Other cases of its destroying power are recorded. (Numb. xvi. 35.) To us this seems to have been a severe punishment. We might be disposed to plead that these young men were inexperienced, having been but little time in office; that they were entitled to another trial, or, at least, time to repent; that because of their relation to Moses and Aaron, and because only two priests would be left, they ought to have been spared; that it was a pity to take them away childless (Numb. iii, 4), and so cut off their names forever. But we must remember that God had declared His purpose to destroy individual transgressors (Ex. xxxii, 33), so that there had been ample warning. Their position ought not to shield them-the more exalted the ofender the greater should be the penalty. Furthermore, the Israelites were under schooling. A few days before they went over to idolatry. They must now, by a severe lesson not likely to be forgotten (Numb. xxvi, 61), be made to know God's ourpose to secure obedience and reverence, without which His plan for this people can REASON.-This great calamity-the in-

stant death of two priests while in the tabernacle, engaged in service-must have produced great consternation among all classes. What did it mean? The question doubtless was upon every lip. Moses, the servant and mouthpiece of God, steps forward to explain. With the utmost calmness and simplicity he vindicates God and lays bare offense which has thus provoked His wrath. He speaks to Aaron, his brother, who, as father of the deceased, was most afflicted, and who, as high priest, needed to understand this sad event. "This is in accordance with the Lord's own utterance. he said, referring probaly to several utter-ances. What were they? "I will be sanctifled in them that come nigh me," that is, the priests, "that I may be glorified before all the people." (Ex. xix, 22.) It was not The Board of Review will hold its last to be expected that religion among the masses would reach any higher plane than it did among the ministers. So in after years (Isa. lii, 2) holy men offering holy service in a holy place (Ezek. xlii, 13) is the

best guarantee of popular religion. Aaron listened to his brother's words and held BURIAL-The bodies of the dead must oses gave instructions concerning this matter that were calculated to observe the proprieties of the place and the occasion, minister somewhat to the feelings of the bereaved and protect the cause of against any evils that might arise. Mishael and Elzejhan (Ex. vi, 22), sons of Uzziel Aaron's uncle, were called to conduct the funeral rites. It was proper that they should have charge, because, being Levites (Numb 47-50), their business was to take care of the tabernacle, and, consequently, to remove from it anything not properly be-longing to it. They proceeded to discharge their duty in a quiet, unostentatious manner. They carried the bodies out of the camp (Luke vii, 24), because they could not be buried within. (Acts v. 6.) And they were laid away in their priests' coats, thus signifying that their office perished with hem. The whole ceremony was well suited

to express humble submission to God, to show due regard for the tabernacle and its institutions, and, withal, to lay the dead away with decent respect. MOURNING.-In those days, as now Eastern people were extravagant in their expressions of sorrow. The light of another life did not illumine the grave and death in any form was regarded a calamity. (2 Sam. xviii, 33.) On this occasion Moses interfered that the mourning might not in any wise disturb the religious interests of the congregation. Aaron and his two sons were forbidden to join in the demonstrations of grief. They were not to go out of the tabernacle or to rend their clothes Ex. xxviii. 42-43), or to uncover their heads, that is, remove their bonnets. (Ex. xxviii, 40.) The reason assigned for this interdiction was that the anointing oil was upon them (Ex. xxix, 7), that is, they had been consecrated to the priesthood and they must not leave the duties of their office, even to bury a son or brother. This was afterward enacted as a permanent law. (Lev. xxi, 1, 10-12; Numb. vi, 7.) The service of the sanctuary must not be suspended. The priest must be a constant intercessor. (Numb. xxi. 46.) So was the prophet in after centuries. (Ezek. xxiv, 16-17.) And Moses gave a solemn warning, "Lest ye die," and, fearing that they should be visited as Nadab and Abihu had been, the father and brothers obeyed. But while these three were not permitted the people gave forth their wailing for the dead after the Oriental style, and the wholesome instruc-

tion of God was impressed upon the popular mind and conscience. INTOXICANTS.-Every new experience furnished opportunity for fuller instruction. Whenever the people displayed weakness or sin, God made them know more of His power and holiness. Hence, the religion of the Bible is progressive, advancing as man is able to apprehend the ways of God. And so the sin of Nadab and Abihu furnished a favorable occasion for the announcement of a new law. The Lord spoke directly to Aaron and charged him and his sons not to use wine or strong drink when they went into the tabernacle. That was made a perpetual statute. The reason given is that they might be able to distinguish between holy and unholy, and that they might be qualified to teach the people. (Deut. xx, 8.) Here is a plain recognition of the evil influence of intoxicants. A priest needs a clear mind and must abstain. (Mal. ii, 7.) Nothing is said oncerning these drinks at other times. In this instance the purpose is not to pro-tect the individual, but the ordinances of

religion. Some have inferred, and the inference is natural, that Nadab and Abihu were intoxicated. But this may have been a precaution taken without reference to them. The law thus instituted is accompanied by the warning, "Lest ye die." It

urnishes an important chapter in the Bible idea of temperance. CONCLUSION,—Bishop Hall makes this highly appropriate comment: "In the service of God it is a dangerous thing to decline from His own institutions. We have to do with a God who is wise to prescribe His own worships, just to require what He has prescribed, and powerful to revenge what He has not prescribed." It is a grave responsibility which they assume who conduct public worship (1 Cor. xiv. 40), and they who attend, as well as they who minister, ought to take heed to their manner and spirit. (Eccl. v. 1.)

Religious Notes. The Ocean Grove Summer School of The-

logy will hold its first annual session Aug. It is reported that a Young Men's Christian Association has been formed on the island of Molokai, among the lepers. A building was presented to the association by one of the wealthy planters, and the secretary is an educated man, a graduate of the Kamehameha school, who has become afflicted with the disease.

Bishop John H. Vincent is quoted by The Christian Guardian, of Toronto, as saying that the grave perils before the Methodist Episcopal Church are "the unlimited power blessings for himself as leader. (Ex. xxxiii, of the higher officials of the church; the 17; xxxiv, 35.) While the camp remained at ability of the presiding elders to remove men for their opinion; the power of rich Sinal the Decalogue was written on new men in influencing appointments, and the tables (Ex. xxxiv, 4), the old tables having mistake of admitting unprepared men to

Bishop Galloway, of the Southern Methodist Church, is reported to have used interrupted by the worship of the golden these words in his sermon at the Epworth calf. Out of liberal offerings made by the League convention in Chattenooga: "I have people (Ex. xxxiv, 22), the tabernacle was nothing but contempt for him who canonconstructed after a prescribed pattern, and izes the man who goes to Africa to save the negro and ostracizes the man who stays imposing ceremonies were held at its conse- in Chattenooga to save the negro." The cration. On that occasion the cloud which | educational value of such an utterance can hardly be measured.

A letter to the Catholic Mirror from Vicksburg, Miss., says that Gibraltar of D. L. Moody, the evangelist, has issued a

tion. Fire consumed the offering, a proof of | call to Christian workers to attend the God's presence and pleasure, and the as- Thirteenth Bible General Conference, which sembly shouted and fell on their faces in will meet at Northfield, Mass., from Aug. 3 to 15 next. Among the speakers expected are the Rev. Prebendery H. W. Webb-Pep-OFFENSE .- One would hardly expect loe, one of the preachers of St Paul's Cathat on the day following the joyous services of the tabernacle sin would again appear in Israel. But the perversity of human nature was destined to exhibit itself and Dr. Andrew Murray, of South Africa. The muagain. Nadah and Abbut the first and again.

George C. Stebbins. Not only in Alsace-Lorraine, but also Baden, the Catholic Church is numerically the subject, as the data are published by the Bonifacius Association, the great Catholic Propaganda Society of Germany. The statistics cover the last twenty years, from which it appears that the Roman Catholic Church in Baden has increased during these two decades only 85,500, while the Protestant increase has been 106,510. These data be remembered that Baden is a Catholic counthat church reporting 1,028,119 souls while the Protestants number only 597,000. The Catholic Church has actually lost in the larger cities.

THE COURT RECORD. Criminal Court. Frank McCray, Judge.

State vs. Caroline Yarber; assault and pattery. Motion for new trial granted and defendant released on personal bond of State vs. John Hensley; drawing deadly weapons. Evidence and argument heard and taken under advisement.

New Suits Filed. William H. Gresh et al. vs. J. Wohlfield; John J. Johnson vs. Louisa Olges; lien. United States Encaustic Tile Works vs. Joseph Brennan et al. and Stalnaker, receiver of the Ingianapolis Mantel, Tile and Mosaic Company; foreclosure of chattel mortgage and replevin.

Pensions for Veterans. The applications of the following-named Indianians have been granted: Original Widows, etc.-Ellen C. Cannon Washington; minors of William H. Davis. Fort Wayne; Anna Bernhardt, Indianapo-lis; Martha J. Thompson, Columbus. Original-Jefferson Reisinger, New Al bany; Murdock Currie, National Soldiers' Home, Marion; Joseph Weller, Groveland;

George W. Young, Sheridan; John P. Additional-Theophilus Gysie, National oldiers' Home, Marion; Henry Pieper, El-Supplemental-Colter Harrison, Bright-Renewal and Increase-Carey J. Ward, Increase-David Musgrave, Dale: William H. Little, Brazil; Lawrence Casum, Crothersville; Robert B. Van Allen, Brazil; Moses Shaul, Boonville; William W. Linder. Crawfordsville. Reissue-Thomas M. Fulk, Saline City

William L. Enos, Albion; Tipton B. Louderback, Valparaiso; Frank Mills, Spiceland; Samuel H. Charlton, Seymour. Original Widows, etc.-Minors of Henry Ever. Monroeville; Sydney A. Utterback, Dover Hill.

ROUND TRIP To Louisville, Ky., Via Pennsylvania Lines.

Sunday, July 21. Special train will leave Union Station at 7 a. m. Arrive at Louisville at 10:40 a. m. Returning, leave Four-teenth-street Station, Louisville, at 6:10 p. m. Arrive at Indianapolis at 9:45 p. m. Call on agents, No. 48 West Washington street. No. 46 Jackson place and Union Station. GEORGE E. ROCKWELL, D. P. A.



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think. What causes malarla and that weary exhausted feeling even when you've done little work? What causes billousness, headache, constipation, dyspensia? It's the liver, and no mistake. And no wonder that the nerves get upset after long-continued suffering from any of these ills. Wake up your liver and note the good effects. Everybody needs to do it now and then, and everybody that is wise does it by taking



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Gen. John B. Gordon, United States Senator from Georgia. Rev. David Wills, D. D., president Oglethorpe College.
Bishop Pierce, of the M. E. Charch of Gen. W. S. Holt, president S. W. R. F. Hon. Hiram Warner, chief justice Su preme Court, Georgia John A. McKean, Home Insurance Com-Judge James Jackson, Supreme Court o Hon. R. L. Mott, Columbus, Ga Lewis Wunder, assistant postmaster Phil-

Hon. B. H. Hill, United States Serator from Georgia.

John B. Cobb, of Georgia.

E. T. Taylor, agent for Grangers Rev. F. Easterling, P. E. Florida Confer-H. W. Risley (firm of Harral & Risley, New York.) H. Hainer, B. McNairy Lord & McNairy, New Major W. B. Hall, Cairo, Egypt. W. H. Wilson, lecturer Florida State

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Chapel and Morgue in charge of lady attendant. 172 North Illinois Street.

TARKINGTON-William C., at his residence, 542 North Mississippi street. Notice of funeral later. GOOD-Mira Good, at the residence of her sister, Mrs. D. B. Schofield, on East Twenty-second street, Friday, July 19, at 9 p. m., aged eighty-one years, Remains will be taken to Three Rivers, Mich., for

LOANS-Money on mortgages. C. SAYLES, 75 East Market street. FINANCIAL-Large loans at 5 per cent. on business property. THOS. C. DAY & CO., 72 East Market street. LOANS-Money on watches, diamonds, jew-elry, without publicity. CITY LOAN OFFICE, 57 West Washington street. LOANS-Sums of \$500 and over.

C. E. COFFIN & CO., 90 East Market MONEY TO LOAN-On farms at the lowest market rate; privileges for payment before due. We also buy municipal bonds. THOMAS C. DAY & CO., 72 East Market street, Indianapolis. LOANS—Six per cent. money on improved for in said decree, with interest and costs, real estate in this city only. (No loans I will expose at public sale to the highest made outside.) Borrower has the privi- bidder, on lege of prepayment semi-annually. No saturday, the 10th DAY OF AUGUST, delay. Reasonable fees. JOHN S. SPANN SATURDAY, THE 10th DAY OF AUGUST, & CO., 86 East Market.

FINANCIAL-Boice & Dark, investment bankers, 181/2 North Meridian street. bankers, 181/2 North Meridian street. Loans on real estate in Marion county made promptly. Bonds and other securi-ties bought and sold. Those seeking investments should consult us. Charges reasonable.

WANTED-AGENTS. WANTED-Business man to travel. dress, with references, M'GREGOR, 1130 Caxton Building, Chicago, Ill. WANTED-Experienced shoe salesmen to sell a specialty shoe possessing rare merit to the retail trade. Address, PERFEC-TION SHOE CO., Lynn, Mass.

WANTED-Saleamen to sell to merchants by sample large line of office and laborsaving specialties; every business man wants them; side lines, 100 per cent. profit. MODEL MANUFACTURING COMPANY, South Bend, Ind. WANTED-MISCELLANEOUS.

WANTED-Carpenters. Apply at school building, New Castle, Ind. WANTED-Good situations guaranteed to barbers after 8 weeks' practice in Cincinnati Barber College, 180 Plum street, Cincinnati. Ohio. WANTED-Nurse girl, fourteen to sixteen

years old, white, to take care of small children through day only. Apply 938 North Alabama street. WANTED-To buy first-class paying drug store in a live Indiana city. No atten-tion unless full particulars and thorough investigation. All cash. No trades. Address DRUGS, care of Indianapolis Jour-

FOR SALE OR TRADE FOR SALE OR TRADE-Lot, 48 feet inches, south of Seventh street, Will sell for cash or on time or trade for property north of Fall creek. Call on or address ARTHUR F. HALL, Journal counting

FOR SALE OR TRADE-Good clean stock of clothing, hats and furnishing goods, Invoice about \$8,000. Good location; good trade; good reason for selling; also good package carrier, nine stations, cost \$540, will sell for \$250. THE WINTERS CLOTHING COMPANY, Muncie, Ind.

CLAIRVOYANT.

CLAIRVOYANT-Madame May, clairvoyant. Tells on all affairs. Business, sickness, losses, divorces, pensions, law suits, love affairs. Brings back absent friends and lovers. Call 339 West Market street, near Blackford.

BUILDING AND LOAN.

BUILDING AND LOAN-The very lowest rates on loans can be obtained at the Building and Loan Office, 89 East Mar-

ket street. HOWARD KIMBALL,

the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot number forty-four (44), in A. G. Stevens's subdi-

LEGAL ADVERTISEMENTS.

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in

cause No. 50118, wherein Gambrinus Saving and Loan Association No. 2 is plaintiff and Henry Behrens et al. are defendants, re-

quiring me to make the sums of money in said decree provided and in manner and

form as therein provided, with interest and

costs, I will expose at public sale to the highest bidder, on

SATURDAY, THE 3d DAY OF AUGUST,

between the hours of 10 o'clock a. m. and

o'colck p. m. of said day, at the door of

vision of outlot number one hundred and three (103), in the city of Indianapolis, acording to the plat thereof.

If such rents and profits will not sell for sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the Tee simple of said real estate, or so much thereof as may be sufficient to discharge said de-cree. Said sale will be made without relief

from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion County. July 13, 1895. F. J. Reinhard, Attorney for Plaintiff.

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the Clerk of the Su-perior Court of Marion county, Indiana, in cause No. 4991, wherein The Mutual Home and Savings Association is plaintiff and John L. Wilkerson et al. are defendants, requiring me to make the sums of money in said decree provided and in manner and form as therein provided, with interest and costs, I will expose at public sale to the highest bidder, on

SATURDAY, THE 10TH DAY OF AU-GUST, 1895, between the hours of 10 o'clock a. m. and o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the repts and profits for a term not exceeding seven years of the following real estate in Marion county, Indiana:

Lot numbered fifty-five (55) in Graceland Park, an addition to the city of Indianapolis, Ind., reference being made to plat of said addition in Plat Book No. 10, at page 77, in the recorder's office of Marion county, Indiana county, Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws. ALBERT A. WOMACK,

Sheriff of Marion County. July 20, 1895. Elmer E. Stevenson, Attorney for Plain-

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Su perior Court of Marion county, Indiana, in cause No. 49383, wherein the Dania Build-ing and Loan Association is plaintiff and Jennie Peddicord et al. are defendants, requiring me to make the sums of money said decree provided and in manner and form as therein provided, with interests and costs, I will expose at public sale to the highest bidder, on SATURDAY, THE 10TH DAY OF AU-

GUST, 7895 between the hours of 10 o'clock a. m. and 4 o'clock p. m., of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana:

Lots one (1) and two (2), in Browndale, an addition to the city of Indianapolis.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with a sufficient sum to satisfy said decree, wit interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without

relief from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion County. Lamb, Hill & Dye, Attorneys for Plain-

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 48981, wherein the Government Building and Loan Institution of Indianapo is, Indiana, is plaintiff and Henry W. Bullock et al. are defendants, requiring me to make the sums of money in said decree provided and in manner and form as therein provided, with interest and costs, I will ex-pose at public sale to the highest bidder, on

SATURDAY, THE 10th DAY OF AUGUST, between the hours of 10 o'clock a. m. and o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot thirty-one (31), in square nine (9), in the second section of Lincoln Park addition to the city of Indianapolis, Indiana. If such rents and profits will not sell for sufficient sum to satisfy said decree, with nterest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said de-cree. Said sale will be made without relief

from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion County. Mason & Latta, Attorneys for Plaintiff.

SHERIFF'S SALE. By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 47616, wherein Henry T. Nolting is plaintiff and James McGinnis is defendant, requiring me to make the sum of fourteen dollars (\$14). as provided

between the hours of 10 o'clock a. m. 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lots four hundred and forty-one (441) and four hundred and forty-two (442), in Spann & Co.'s second Woodlawn addition to the city

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws
ALBERT A. WOMACK.
Sheriff of Marion County.

S. M. Richcreek, Attorney for Plaintiff. SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in cause No. 49825, wherein the Mutual Home and Savings Association is plaintiff and John L. Wilkerson et al. are defendants. requiring me to make the sums of money in said decree provided and in manner and form as therein provided, with interest and costs, I will expose at public sale to the highest bidder, on SATURDAY, THE 10TH DAY OF AUGUST

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot No. fifty six (56), in Graceland Park, an addition to the City of Indianapolis, Ind. If such rents and profits will not sell for a sufficient sum to satisfy said decree. with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion county.

VANDALIA LINE. For ST. LOUIS and THE WEST

Elmer E. Stevenson, Attorney for Plaintiff

11:25 a. m., 12:40 noon, 11:20 p. m. Arrive St. Louis-5:12 p. m., 3:44 p.

6:40 p. m., 7:00 p. m., 7:00 a. m.

Parlor car on 12:40 noon train daily and local sleeper on 11:20 p. m. train daily for Evansville and St. Louis open to receive passengers at 8:30.

Ticket offices, No. 43 West Washington street, No. 46 Jackson place and Union Station.

GEO. E. ROCKWELL, D. P.

The Sunday Journal, by Mail, \$2 a Year

LEGAL ADVERTISEMENTS. SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Marion Circuit Court of Marion county, Indiana, in cause No. 7643, wherein Daniel Foley B plaintiff and Sophia Collins et al. are co-fendants, requiring me to make the sum of nineteen hundred and ninety-three dol-lars and eighty-seven cents (\$1,993.87), as provided for in said decree with interest provided for in said decree, with interest and costs, I will expose at public sais to the highest bidder, on

SATURDAY, THE 27th DAY OF JULY, 1896, between the hours of 10 o'clock a. 4 o'clock p. m. of said day, at the door of the courthouse of Marlon county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Situated in Marion county, State of Indiana, to-wit: Part of outlot numbered thirteen (13), west Part of outlot numbered thirteen (13), west of White river, beginning at a point on the south line of said outlot 418 and 6-10ths feet east of the southwest corner of said outlot; thence running north 428 and 6-10ths feet to the north line of said outlot, thence east with said north line 335 feet to the west line of Harding street, thence south with the west line of said street 461 and 6-10ths feet to the south line of said outlot, thence west 333 and 9-10ths feet to the place thence west 333 and 9-10ths feet to the place of beginning, containing 3.41 acres, having a frontage on said street improved of 33

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws.

ALBERT A. WOMACK,
Sheriff of Marion County.

July 6, 1895.

Henry Seyfried, Attorney for Plaintiff.

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in cause No. 49900, wherein New Commercial Saving and Loan Association is plaintiff and Keystone Land and Improvement Company et al. are defendants, requiring to make the sum of ten hundred and i six dollars and ninety-eight cents (\$1,046.98) as provided for in said decree, with interest and costs, I will expose at public sale, to the highest bidder, on SATURDAY, THE 27TH DAY OF JULY,

between the hours of 16 o'clock a. m. and 4 o'clock p. m. of said day, at the our of the courthouse of Marion county, In-diana, the rents and profits for a term diana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Twenty-three (23) feet off of the south side of lot No. nine (9), and one (1) foot off of north side of lot No. ten (10), in John F. Hill's addition to the city of Indianapolis, being a subdivision of the west one-half of the northwest quarter in section seven (7) township fifteen (15) range tion seven (7), township lifteen (15), range four (4), according to the plat thereof re-corded in Plat Book 3, on page 80, in the recorder's office of Marion county, Indiana. If such rents and profits will not sell for a sufficient sum to satisfy said decree with interest and costs, I will at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharg said decree. Said sale will be made without relief from valuation or appraisment laws.
ALBERT A. WOMACK,

Sheriff of Marion county. F. J. Reinhard, Attorney for Plaintiff.

SHERIFF'S SALE. By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 48418, wherein John Picken in cause No. 48418, wherein John Picken et al. are plaintiffs and Martha Lang et al. are defendants, requiring me to make the sum of fifty-one dollars and fifteen cents (\$51.15), as provided for in said decree, with interest and costs, I will expose at public sale, to the highest bidder, on SATURDAY, THE 3D DAY OF AUGUST.

between the hours of 10 o'clock a. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion co Indiana, the rents and profits for a not exceeding seven years, of the follow-ing real estate, in Marion county, Indiana: Lot No. one (1), in block twelve (12), in Walton's subdivision of Hubbard, Martindale & McCarty's southeast addition to the

city of Indianapolis.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made with relief from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion county.

Charles M. Cooper, Attorney for Plaintiff.

SHERIFF'S SALE. By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in cause No. 50196, wherein Guilford A. Deitch is plaintiff and Nellie M. Bailey et al. are defendants, requiring me to make the sum of one hundred and eighty-two dollars (\$182), as provided for in said decree, with interest and costs, I will expose at public sale to the highest bidder, on SATURDAY, THE 3D DAY OF AUGUST,

o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana:

The undivided one-fourth (%) of lot sixteen (16), in Meikel's subdivision of the north half (12) of outlot one-hundred-and-sixty-four (164), in the city of Indianapolis. If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without

between the hours of 10 o'clock a. m. and

relief from valuation or appraisement law ALBERT A. WOMACK, Sheriff of Marion County. July 13, 1895. Finch & Finch, Attorneys for Plaintiff.

By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county. First National me to make the sums of money in said decree provided and in manner and form as therein provided, with interest and costs. I will expose at public sale to the highest

between the hours of 10 o'clock a. m. and o'clock p. m., of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lots numbered one (1) to seventeen (17), both inclusive, and nineteen (19) to thirty eight, both inclusive, of Landers's sub

SATURDAY, THE 3D DAY OF AUGUST,

division of lots five (5), six (6) and seven (7), of Blake & Ray's subdivision of outlot one hundred and forty-eight (148), in the If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs. I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much there-of as may be sufficient to discharge said decree. Said sale will be made without re-

lief from valuation or appraisement laws.

ALBERT A. WOMACK,

Sheriff of Marion County. W. A. Ketcham, Attorney for Plaintiff.

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Marion Circuit Court, of Marion county, In-diana, in cause No. 7712, wherein Lombard Building and Loan Association is plaintiff and Martin Turner et al. are defendants equiring me to make the sum of six hi dred and twenty-two dollars and twelve cents (\$622.12), as provided for in said deeree, with interest and costs, I will expose at public sale, to the highest bidder, on SATURDAY, THE 3d DAY OF AUGUST.

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door o the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot number sixteen (16), in Caven's division of outlot one hundred and fifty (150), and a part of section three (3), township fifteen (15), north, of range three (3) east, in the city of Indianapolis, except twenty-six (26) feet off of the north side

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said de-cree. Said sale will be made without relief from valuation or appraisement laws
ALBERT A. WOMACK.
Sheriff of Marion County.